

Exhibit F

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

-----x 19-MD-2903 (GWC)

In Re: Fisher-Price Rock 'n Play
Sleeper Marketing, Sales Practices,
and Products Liability Litigation

Rochester, New York
December 9, 2019
10:09 a.m.

-----x
STATUS CONFERENCE

TRANSCRIPT OF PROCEEDINGS
BEFORE THE HONORABLE GEOFFREY W. CRAWFORD
UNITED STATES DISTRICT JUDGE

FOR PLAINTIFF: WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP
BY: DEMET BASAR, ESQ.
BY: DANIEL TEPPER, ESQ.
270 Madison Ave.
New York, New York 10016

FOR PLAINTIFF: CONNORS LLP
BY: KATE G. HOWARD, ESQ.
1000 Liberty Building
Buffalo, New York 14202

FOR DEFENDANT: MANATT PHELPS & PHILLIPS LLP
BY: CRAIG JOSEPH de RECAT, ESQ.
BY: ADRIANNE ELIZABETH MARSHACK
695 Town Center Drive, 14th Floor
Costa Mesa, California 92626

FOR DEFENDANT: GOLDBERG SEGALLA, LLP
BY: PATRICK B. NAYLON, ESQ.
Two State Street, Suite 1200
Rochester, New York 14614

COURT REPORTER: Diane S. Martens, FCRR, RPR
Rochester, New York 14614

11:28AM 1 **THE COURT:** Right.

11:28AM 2 **MR. TEPPER:** The documents that they produced

 3 comprising those 10,000 pages are what has been turned over

 4 to Congress to date and two years worth of communications

11:28AM 5 with the CPSC. We have not received any documents that are

 6 directly responsive to our specific requests in this case.

11:28AM 7 So I'm happy to hear that the defendants intend to comply

 8 with the mid-January deadline for producing documents. But

 9 I'm also concerned that not having received any documents

11:28AM 10 responsive to our discovery requests and not having had any

 11 color about how the documents are even maintained, I hope

 12 they'll comply with it.

11:29AM 13 **THE COURT:** Yeah, they will.

11:29AM 14 **MS. MARSHACK:** Yes.

11:29AM 15 **THE COURT:** They, they -- I can tell you they will.

 16 Coordination of discovery with a state wrongful

 17 death cases. This is sort of the plaintiffs firm talking to

 18 itself, right, because the discovery's in your own cases on

 19 the state side?

11:29AM 20 **MS. BASAR:** Your Honor, not quite like that but.

11:29AM 21 **THE COURT:** Okay.

11:29AM 22 **MS. BASAR:** We -- it's just not only our firm, it's

 23 the Pierce Bainbridge firm. Yes. I mean, on a certain

 24 level, yes. Once we get the documents, there's no

 25 restriction under the CMO, you know, which says coordinate to